

PIOCHE WEEKLY RECORD,

Published every Saturday by

H. E. Freudenthal, LESSEE.

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MAIN STREET.

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PUGET SOUND FORESTS.

Some of the Queer Ways of Pacific Coast Wood-Choppers.

The height of the stumps in the logging regions of the Sound puzzles the new comer. It is from five to fifteen feet from the ground to where the woodman has piled his axe. One can readily understand why it was expedient to cut above the bulging knees at the base of the tree. But why did the chopper go, in so many cases, three or four times as high as was necessary? Ex-Governor Semple, who has at his tongue's end the explanation for more strange things in Washington than has any other man, tells how this happened. To get above the bulging base of the tree the choppers had to have something to stand on. Instead of taking a chair or a step-ladder or a platform, they cut notches in the tree, put in a narrow spring-board with a clamp, balanced themselves upon that, and piled the axe. They were ambidextrous. They chopped on one side and then on the other. "Throwing down" or felling these big trees, as it is called, became an art. The choppers began by putting in their spring-boards three or four feet from the ground. That was enough to avoid the butt. It was daring work to begin with. It was still more risky to go a little higher from the ground. Rivalry sent the choppers up and up, until often they would stand as high as fifteen feet from the ground to chop. At twenty feet the owners of the trees protested. They could not afford to throw away more than one sixteen-foot log to let the choppers risk their necks in trying to outdo each other in what was foolish daring. In these latter days the saw is taking the place of the axe, and the new stumps are of more reasonable height.

The theory of the ex-Governor's was repeated interrogatively to a lumberman. He laughed and declined to confirm or deny it. But he told a story. Said he: "A friend of mine was out here some time ago, and he walked through the timber eyeing these stumps pretty closely, as if he was trying to make out why they were cut so high. All at once a light seemed to dawn upon him. He turned to me and said: 'I thought you told me you didn't have any snow on the Sound? Look at those stumps. See where the men were standing when they cut all this timber. Oh! no! You don't have any snow, do you?' — Cor. St. Louis Globe-Democrat."

A CONSIDERATE MOTHER.

Call Her Guests to Dinner to Prevent the Children Eating Too Much.

I was amused by the story of a party that was recently given by a well-known Boston society woman at her cottage by the sea, writes Arlo Bates in the Providence Journal. She is a woman of the sort that furnishes continual stories to her friends. She never does anything in just the way that is expected, and she is never disappointed by anything that happens. She has a flock of children that are not unlike her, and except that it has apparently never entered into the scheme of life of either parent to do any thing whatever to check any of the natural impulses of childhood.

On the occasion referred to the company had been bidden for eight o'clock, and, of course, in the usual social fashion they came half an hour or an hour later. They were, indeed, not all assembled when the hostess was summoned from the parlors by a servant. In a few moments she returned with an expression of tragic woe struggling with a laugh on her handsome and always good-humored face.

"Really," she said to the company in general, and to those who chanced to be nearest in particular, "it is too provoking. You will have to come out to supper now, for the children have eaten up the biggest part of the ice cream already, and if we don't go now there won't be any left. Besides," she added, as if it were a consideration which had just struck her as an afterthought, "the children will be dreadfully ill to-morrow if they eat any more."

And with laughter her friends trooped out to secure whatever supper remained undevoured by the children, and to save those interesting prodigies from completely ruining their digestion by further gorge-

THE PIOCHE WEEKLY RECORD.

VOL. XXXIX.

PIOCHE, NEV., SATURDAY APRIL 12, 1890.

NO. 4

MISCELLANEOUS.

PANACA SALOON,

CHAS. STEIN

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FREE

FREE

MISCELLANEOUS.

Application for a Patent

No. 918.

UNITED STATES LAND OFFICE, Eureka, Nevada, January 14, 1890. NOTICE IS HEREBY GIVEN THAT THE DAY SILVER MINING CO., whose post office address is Pioche, Lincoln County, Nevada, has this day, by its duly authorized agent T. J. Osborne, filed its application for a patent for fifteen hundred (1500) linear feet of the Melissa Mine or vein, bearing gold and silver with surface ground three hundred (300) feet in width, situated in Highland Mining District, County of Lincoln, and State of Nevada, and designated by the field notes and official plat on file in this office, as lot No. 38. Said lot No. 38 being described as follows, to-wit:

Beginning at a post marked No. 1, U. S. S. No. 38, whence U. S. Mineral Monument No. 2, bears S. 82 degrees, 10 minutes E. 1215 feet, and the Melissa shaft, bears S. 51 degrees E. 583 feet. This is also the original location corner. Thence, S. 82 degrees E. 1500 feet to post marked No. 2, U. S. S. No. 38, and the original location corner, whence post No. 4, of U. S. S. No. 39, Hamburg Lode, bears N. 81 1/4 degrees E. 891 feet. Thence, S. 8 degrees W. 550 feet to post marked No. 3, U. S. S. No. 38, whence the original location corner bears S. 80 degrees E. 40 feet. Thence, N. 82 degrees W. 1500 feet to post marked No. 4, U. S. S. No. 38, whence the original location corner bears N. 30 degrees W. 22 feet, and Thence, N. 8 degrees E. 550 feet to post No. 1, the place of beginning, containing 18.94 acres. Magnetic variation of 16 degrees East.

The location of this Mine is recorded in the Recorder's office of Highland Mining District, in book - - - of - - -

Any and all persons claiming adversely any portion of said Melissa Mine or surface ground are required to file their adverse claims with the Register of the United States Land Office, at Eureka, in the County of Eureka, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute.

D. H. HALL, Register.

It is hereby ordered that the foregoing notice of application for patent be published for the period of sixty days (ten consecutive weeks), in the Pioche Weekly Record, a weekly newspaper published at Pioche, Nevada.

D. H. HALL, Register.

Application for a Patent

No. 919.

UNITED STATES LAND OFFICE, Eureka, Nevada, January 14, 1890. NOTICE IS HEREBY GIVEN THAT THE DAY SILVER MINING COMPANY, whose post office address is Pioche, Lincoln County, Nevada, has this day, by its duly authorized agent, T. J. Osborne, filed its application for a patent for one thousand (1000) linear feet of the Hamburg mine or vein, bearing gold and silver, with surface ground two hundred (200) feet in width, situated in Highland Mining District, County of Lincoln, State of Nevada, and designated by the field notes and official plat on file in this office, as lot No. 39. Said lot No. 39, being described as follows, to-wit:

Beginning at a post marked No. 1, U. S. S. No. 39, whence U. S. Mineral Monument No. 2, bears S. 87 1/4 degrees W. 2165 feet. This post is also the original location monument. Thence, S. 46 degrees E. 200 feet to post marked No. 2, U. S. S. No. 39, and the original location corner. Thence, S. 84 degrees W. 1000 feet to post marked No. 3, U. S. S. No. 39, and the original location corner. Thence, N. 6 degrees W. 200 feet to post marked No. 4, U. S. S. No. 39, whence post No. 2, of U. S. S. No. 38, Melissa Lode bears S. 87 1/4 degrees W. 891 feet, and the mouth of the Hamburg tunnel, bears S. 65, 1/2 degrees E. 197 feet. This corner is also the original location corner and, Thence, N. 84 degrees E. 1300 feet to the place of beginning. Containing 4.99 acres. Magnetic Variation of 16 degrees East.

The location of this Mine is recorded in the Recorder's office of Highland Mining District, in book - - - of - - -

Any and all persons claiming adversely any portion of said Hamburg Mine or surface ground, are required to file their adverse claims with the Register of the United States Land Office, at Eureka, in the County of Eureka, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute.

D. H. HALL, Register.

It is hereby ordered that the foregoing notice of application for patent be published for the period of sixty days (ten consecutive weeks), in the Pioche Weekly Record, a weekly newspaper, published at Pioche, Nevada.

D. H. HALL, Register.

Application for a Patent

No. 920.

UNITED STATES LAND OFFICE, Eureka, Nevada, January 28, 1890. NOTICE IS HEREBY GIVEN THAT JOHN CASTLES, whose Post Office address is Pioche, Nevada, has this day applied for a patent, for fifteen hundred (1500) linear feet, of the Western extension of the Emma Nevada Lode or vein bearing gold and silver, with surface ground six hundred (600) feet in width, situated in Pahranagat Lake Mining District, County of Lincoln, and State of Nevada, and designated by the field notes and official plat on file in this office, as lot No. 47, in Township 3, South, Range 69 East, of Mount Diablo Meridian, said lot No. 47, being described as follows, to-wit:

Beginning at a post marked No. 1, U. S. S. No. 47, and the original location monument, whence the 1/4 section corner on the East boundary of Section 20, T. 3 S., R. 69 E., M. D. M. bears North 87 degrees, 2 minutes East, 8722 feet. Thence, South 217 feet to post No. 4, N. W. corner of U. S. S. No. 41, Emma Nevada Lode, 600 feet to post marked No. 2, U. S. S. No. 47, and the original location monument. Thence, North 80 degrees West fifteen hundred (1500) feet to post marked No. 3, U. S. S. No. 47, and the original location monument. Thence, South 80 degrees East Fifteen hundred feet to place of beginning. Containing 20.35 acres.

With a magnetic variation 16 degrees East.

Any and all persons claiming adversely any portion of said Western Extension of the Emma Nevada Lode or Surface ground, are required to file their adverse claims with the Register of the United States Land Office, at Eureka, in the County of Eureka, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute.

D. H. HALL, Register.

It is hereby ordered that the foregoing notice of application for patent, be published for the period of sixty days (ten consecutive weeks), in the Pioche Weekly Record, a weekly newspaper, published at Pioche, Nevada.

D. H. HALL, Register.

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H. E. Freudenthal,

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MISCELLANEOUS.

GEO. S. SAWYER,

Attorney & Counsellor-at-Law,

Office: Lynch's Block,

PIOCHE, NEVADA.

OFFICIAL DIRECTORY.

United States Government.

President.....Benjamin Harrison
Vice President.....Levi P. Morton
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Lincoln County.

Judge District Court.....T. H. Wells
State Senator.....G. S. Sawyer
Assemblymen.....H. A. O. Lee
Sheriff.....E. D. Turner
Assessor.....John Roder
County Clerk.....J. C. Kelly
Auditor and Recorder.....John Shier
District Attorney and ex-officio School Superintendent.....T. J. Osborne
Treasurer.....J. C. Gelbert
Public Administrator.....W. J. Dooley
County Commissioners.....J. A. Conaway

Pioche Township.

Justice of the Peace.....A. A. Young
Constable.....S. D. Smith
School Trustees.....S. H. Carman
C. B. Ball

SUMMONS.

JAMES McFADDEN, Plaintiff,

VS.

JOHN WARD CHRISTIAN, Defendant.

IN THE JUSTICE'S COURT, IN THE STATE of Nevada, County of Lincoln, Pioche Township, before A. A. Young, a Justice of the Peace, in and for the Township and County aforesaid. The State of Nevada to John Ward Christian, greeting:

You are hereby summoned to appear before me at my office in Pioche, in the County of Lincoln, on the 13th day of January, 1890, at 10 o'clock, A. M., in an action brought against you by said plaintiff to answer the complaint of the above named plaintiff.

Said action is brought to recover judgment against you for the sum of Forty four (\$44.08) dollars, gold coin, as a balance due from you to said plaintiff upon an account for board furnished by said plaintiff to you at your special instance and request as more fully appears by the complaint on file herein to which you are referred, or judgment will be taken against you for the said amount, together with costs of this suit if you fail to appear and answer. To the Sheriff or any Constable of said County, Greeting:

Make legal service and due return hereof.

Given under my hand this 26th day of November, 1889.

A. A. YOUNG,

A Justice of the Peace for said Township.

J. SHERIDAN,

BOOT and

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March 31, 1888. m31-30d.

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